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IN AND FOR THE UNITED STATES DISTRICT COURT FOR THE M. D., ALA.
2007 FEB -7 A 9:36

DAVID EUGENE SINGUELFIELD
Plaintiff, DEI J. P. JACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

vs.

* 2: 06 ~ CV ~ 1062 ~ MEF

* (WO)

JAMES H. HANCOCK, ET. AL.,

*

Defendants.

*

NOTICE OF APPEAL

COMES NOW, DAVID EUGENE SINGUELFIELD, Pro Se,
Pursuant to the "Final Judgement" Entered on the 10th
day of January, 2007, and hereby submits this "Notice
of Appeal" in the above styled cause, to the 11th Circuit
Court of Appeals. See 28 U.S.C. §1291(A), and Moreover
to grant this appeal in forma pauperis and as cause
for such, the Plaintiff states:

1) The Court makes no findings of fact to
assess probable cause to believe the on-
going willful violations of Plaintiff's federally
protected Constitutional Rights under color
of State Law/Federal Authority, and has also

failed to conduct an Evidentiary Hearing and is therefore, abusing it's discretion in denying Plaintiff's L.F.P. in this cause.

2. The Prisoner has met the requirements under the "Savings Clause" of 28 U.S.C. §1915 (b)(4), and abusing the Courts discretion to dismiss

"RIVERA vs. ALLEN, 144 F.3d 719 (11th Cir. 1998) 28 U.S.C. §1915 (b)(1)-(2).... A limited Exception exists only for prisoners who have "No Assets and no means by which to pay the initial partial filing fee". 28 U.S.C. § 1915 (b)(4) at pg. ()."


3. Thus, this [PRISONER] Plaintiff has been Accorded NO PROTECTION against ARBITRARY and OPPRESSIVE governmental power against the deprivations of his "LIFE LIBERTY and/or PROPERTY without Probable Cause to Believe Here (cc ~2000 ~784.60).... INTERVENTION by Federal Authority is long Over due.

WHEREFORE, THE PREMISES CONSIDERED, Plaintiff Requests
This Notice of Appeal, and Would Move The Court for a Copy
of The Record On appeal for purposes of Reviewing Any
Possible Omitted parts, to Correct The Record On appeal if
needed. (Plaintiff has no Access to docketing forms from The
Inmate Law Library.)

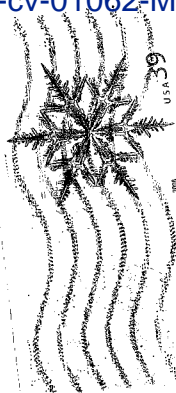
Certificate of Service

Pursuant to 28 U.S.C. 51746, Plaintiff States That The foregoing
Notice of appeal was placed in The Easterling Correctional
Facility's Inmate Legal Mail Box on This The 5th day of FEBRUARY
2007, addressed To Wit:

Debra D. Hackett, Clerk
United States District Court
U.S. Courthouse
P.O. Box 711
Montgomery, ALA. 36101


David E. Siquetfield Pro Se
Ais # 218635 C2 ~ 7 ~ 3
Easterling Corr. Facility
200 Wallace dr.
Chlo ALA. 36017

Sworn To and Subscribed Before Me _____ Notary
Public on This The _____ day of _____ 2007. My
Commission Expires On _____.



MONTGOMERY AL 361

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David E. Singuefield A/S 218635
EASTERLING CORRECTIONAL FACILITY

P.O. Box 10
Clio, Alabama 36017

[Signature]
Heggen

Debra R. Hackett, Clerk
United States District Court
United States Courthouse
P.O. Box 711
Montgomery, Alabama 36101

"This correspondence is forwarded from
an Alabama State Prison. The contents have
not been evaluated, and the Alabama Department
of Corrections is not responsible for the substance
or content of the enclosed communication."

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